New Suits.

Gordon Ripley vs. James S. Donahue et al.; injunction bill. A. Lynn Free.

Eugene Murdock vs. Wm. H. Murdock; divorce. T. J. Cavanaugh. E. G. Hamlin vs Wm. R. Moore; appeal from justice court.

Probate Court Proceedings. , Following is a synopsis of the proceedings in Judge Johnson's court for

the week ending July 14: Estate of Lyman T. Rawson, deceased; letters of administration issued.

adoption and change of name, Estate of Abram Knapp, deceased; will admitted to probate; letters testa-

mentary issued. order allowing claims; estate closed to

tent; petition for sale of real estate; hearing Aug. 9

ministrator appointed.

despondency.

Last Wednesday morning she was apparently in her usual health and attended to her ordinary household duties. The last person who saw her alive, was her brother-in-law, O. D. Glidden, who left the house about nine o'clock in the morning. Shortly before noon, her husband returned and found her lying on the bed, dead. She had laid off her clothing, put on her night robe, lain down on the bed, taken a strip of cloth, wound it around her strip of cloth strip of cloth in the said attoney's fee of twenty-five collars provided in said mortgage.

The premises to be sold are described in said mortgage.

The premises to be sold are described in said mortgage.

The premises to be sold are described in said mortgage.

The premises to be sold are described in said mortgage.

The premises to be sold are described in said mortgage.

The premises to be sold are described in said mortgage.

The premises to be sold are described in said mortgage.

The premises to be sold are described in said mortgage.

The premises to be sold are described in said mortgage.

The interest hereafter to accrue thereon, and all egal costs, and the said attoney's fee of twenty-five collars provided in said mortgage.

The premises to be sold are described in said mortgage.

The premises to be sold are described in said mortgage.

The premises to be sold are described in said mortgage.

The premises to be sold are described in said mortgage.

The premises to be sold are described in said mortgage.

The premises to be sold are described in said mortgage.

The premises to be sold are described in said morteges of land morteges of land structes and bein strip of cloth, wound it around her neck, drawing it tight and tying it in a bow knot. She lay perfectly composed and had passed away without leaving the slightest evidence of struggle or

The body was brought here last Friday afternoon and, after funeral services at the residence of Mr. Chapin, conducted by Revs. H.W. Harvey and Anna Barton, was laid to rest in the Bangs cemetery, just east of the village. The bereaved relatives have the earnest, heartfelt sympathy of a large circle of warm friends.

O. D. Glidden, Mrs. D. F. Glidden and the bereaved husband, all of Detroit, were present at the funeral ex-

Don't Slop Over.

"Don't slop over" is a motto that many a correspondent, and some local editors, would do well to heed. Of course the village band, under the leadership of that accomplished musician, Mr. Windjammer Hornblower, discoursed strains of sweetest music; of course Miss S. Olo, the polished vil-

Growing Children

One-third of all the children die before they are five years old. Most of them die of some wasting disease. They grow very slowly; keep thin in flesh; are fretful; food does not do them much good. You can't say they have any disease, yet they never prosper. A slight cold, or some stomach and bowel trouble takes them away

SCOTT'S EMULSION of Cod-liver Oil with Hypophosphites is just the remedy for growing children. It makes hard flesh; sound flesh; not soft, flabby fat. It makes strong bones, healthy nerves. It changes poor children to children rich in prosperity.

Book about it free for the asking.
No substitute for Scott's Emulsion will do for the children what we know Scott's Emulsion will do. Get

For sale by all druggists at 50c. and \$1.00. SCOTT & BOWNE, New York.

lage songstress, entranced the audience with her vocal gymnastics; of course the essay of the s. g. g. entitled "Life's Lessons," was a polished literary gem. as instructive as it was interesting; of course the beautiful Miss Raconteur of the class of '9- is a marvelous elocutionist whose equal is seldom heard; of course that sermon by the Rev. Mr. Blowandstrike, the young pastor of the - church was a masterly and eloquent discourse, rarely equaled and never surpassed; of course the crowd that attended the celebration in our town was simply immense and that \$20,000 worth of fireworks in the even-

MORTCACE SALE.—Whereas default has been made in the conditions of a certain indenture of mortgage bearing date the 31st day of October, A. D., 1894, made and executed by John M. Chamberlain, single man, of Breedsville, Van Buren county, Michigan, to M. E. Whalen of Paw Paw in said county and state, which said mortgage was duly recorded in the office of the register of deeds of Van Büren county, state of Michigan, on the 7th day of November, A. D. 1894, in liber 53 of mortgage was afterwards and on the 26th day of April, A. D. 1897, duly assigned by E. F. Parks, as administrator of the estate of the said M. E. Whalen, theretofore deceased, to Cora M. Whalen, sole legatee under the last will and testament of the said M. E. Whalen, deceased, which said assignment was afterwards and on the first day of July, A. D. 1897, duly recorded in the office of the register of deeds of Van Buren county, state of Michigan, in liber 48 of mortgages on page 515.

And whereas, by the terms and provisious of said mortgage, it is agreed that should default be made in the payment of the interest to become due thereon, or any part thereof, on any date whereou the same was made payable, and should the same remain due, unpaid and in arrear for the space of the first day of December next, at 10 o'clock in the payment of the interest to become due thereon, and we unpaid and in arrear for the space of the space of

on, or any part thereof, on any date whereon the same was made payable, and should the same remain due, unpaid and in arrear for the space of thirty days, then and in such case so much of the principal sum secured to be paid by said mortgage as shall remain unpaid, together with all arrearage of interest thereon, at the option of the said mortgage, his executors, administrators or assigns, should immediately become due and payable:

And whereas, nothing has ever been paid on said mortgage, and whereas the sum of sixty-three dol-

Death of Mrs. Frances A. Glidden.

Many of the people of this place were grieved and shocked to learn of the suicide of Mrs. Frances A. Glidden of Detroit, aged fifty-one years, wife of Perrin Glidden and sister of our townsman, Hiram A. Chapin. The deceased and her husband were formerly residents of this place and numbered many warm personal friends among our citizens.

In October last, Mrs. Glidden met with a serious street car accident, results of the permises described in said mortgage and so o'clock in the afternoon, at the front door of the court honse in the village of Paw Paw, Van Buren county, state of Michigan, that being the piace of this proceeding, and provided the results of the solution to be now sold mortgage, to died and seventy-nine and 90-100 dollars for principal and interest, together with accrosed the said mortgage and provided by statute, and no proceeding in equity having been county, state of Michigan, that being the piace of Paw Paw, Van Buren county, state of Michigan, that being the piace of Paw Paw, Van Buren county, state of Michigan, that being the piace of this proceeding in equity having been county, state of Michigan, that being the piace of the said mortgage and provided, there will also do the principal and interest thereon, to be now sold mortgage and in pursuance of the statute in such case made and provided, there will be sold at public auction to the highest binder the power of sale in said mortgage or so much thereof as in becassary to satisfy the amount due or principal and interest, thereon, it is the village of Paw Paw, Van Buren county, state of Michigan, that being the piace of the said door of the court in and for the said entermit court in and for the said enterm with a serious street car accident. receiving a broken hip, but had wholly
recovered therefrom, so far as her
physical condition was concerned, but had been, ever since the accident, subject to spells of mental depression and

all in section thirty-three (33) town one south, range fifteen (15) west.

Dated Paw Paw, July 8th, A. D., 1897.
2200135 2220 CORA M WHALEN,

O. W. ROWLAND, Mortgagee by Assignment.

Attorney for Mortgagee.

CHANCERY SALE.—In pursuance and by virtue of a decree of the circuit court for the county of Van Buren, in chancery, in the state of Michigan, made and dated on the 13th day of June, A. D. 1897, in a certain cause therein pending wherein William Horton, as administrator of the estate of Nels Anderson, deceased, is complainant, and George Nelson is defendant.

Notice is hereby given that I shall sell at public auction, to the highest bidder, at the front door of the court house, in the village of Paw Paw, county of Van Buren, state of Michigan, Isaid court house being the place for holding the circuit court for said county) on Friday, the 20th day of August, A. D. 1897, at 10 o'clock in the forenoon of said day, the following described lands and premises, viz:

That certain piece or parcel of land situate and being in the township of Hartford, county of Van Buren and state of Michigan, and described as follows, to-wit: Commencing at the south-east corner

ows, to-wit: Commencing at the south-east corner of section nine [9] of township three [3] south, range sixteen [16] west, thence running west on the south line of said section nine [9], nine [9] chains and sixty-eight [68] links to the Chicago & West Michsixty-eight [68] links to the Chicago & West Michigan railway right of way, thence north ten [10] degrees east two [2] chains and twenty-four [24] links, thence east parallel with said section line eight [8] chains and sixty-seven [67] links to the center of the highway, thence south along the center of the highway two [2] chains and twenty-two [22] links to the place of beginning, containing two [2] acres of land, more or less.

Dated, Paw Paw, Mich., July 6th. 1897.

ORAN W. ROWLAND,
Circuit Court Commissioner in and for Van Buren County, Michigan.

[2207t7o13]
J. E. CHANDLER, Solicitor for Complainant.

PROBATE ORDER FOR HEARING FINAL ACCOUNT,—State of Michigan, County of Van Buren—ss. Probate Court for said

county.

At a session of the probate court for said county, held at the probate office in the village of Paw Paw, on Tuesday, the 29th day of June, in the year of our Lord one thousand eight hundred and ninety-seven. Present, James H. Johnson, Judge of Probate. In the matter of the estate of Benjamin A. Murdock, deceased.

David Anderson, administrator of said estate, comes into court and represents that he is now prepared to render his final account as such administrator and files the same.

Thereupon it is ordered that Monday, the 26th day of July next, at ten o'clock in the forenoon be assigned for examining and allowing such account, and that the heirs at law of said deceased, and all other persons interested in said estate, are required to appear at a session of said Court, then to be holden at the probate office, in the village of Paw Paw in said county, and show cause, if any there be, why the said account should not be allowed.

And it is further ordered, that said administrator And it is further ordered, that said administrator give notice to the persons interested in said estate of the pendency of said account, and the hearing thereof, by causing a copy of this order to be published in the True Northerner, a newspaper printed and circulating in said county for three successive weeks at least previous to said day of hearing

JAMES H. JOHNSON,

20061402209 Judge of Probate,

Weeks at least previous to said day of hearing

JAMES H. JOHNSON,

2206t402209| Judge of Probate,

ORDER FOR MEARING CLAIMS.—
State of Michigan, County of Van Buren—as,
Notice is hereby given, that by an order of the
probate court for the county of Van Buren, made
on the 29th day of June, A. D., 1897, six months
from that date were allowed for creditors to present
their claims against the estate of Abram G. Lowe,
late of said county, deceased, and that all creditors
to said probate court, at the probate office in the village of Paw Paw, for examination and allowance, on
or before the 3d day of January next, and that such
claims will be heard before said court on Monday,
the 4th day of October, and on Monday, the 3d day
of January next, at ten o'clock in the forenoon of
each of those days.

Dated, June 29th, A. D., 1897.

Oction

JAMES H. JOHNSON, Judge of Probate.

LEGAL NOTICES.

ORDER FOR HEARING CLAIMS.—
State of Michigan, County of Van Buren.—ss.—
Notice is hereby given, that by an order of the probate court for the county of Van Buren, made on the 25th day of June, A. D., 1897, six months from that date were allowed for creditors to present their claims against the estate of Wallace Hunt, late of said county, deceased, and that all creditors of said deceased are required to present their claims to said probate court, at the probate office, in the village of Paw Paw, for examination and allowance, on or before the 27th day of December next, and that such claims will be heard before said court, on Monday, the 27th day of Pecember and on Monday, the 27th day of December as and on Monday, the 27th day of December next, at ten o'clock in the forenoon of each of those days.

Dated, June 25th, A. D., 1897.

JAMES H. JOHNSON, Judge of Probate

Additional Local

The schooner F. N. Smith of Charlevolve went onto the pier at South Haven at an early hour Monday morning and is a total wreck. No lives were lost.

The man who drinks alcohol for the effect it produces, instead of the taste, instead of the effect it produces, instead of the taste, instead of the effect it produces, is a lond.

Marriage Licenses.

William K. Terrel, 18, Lacota.

Bertha M. Terrel, 18, Lacota.

Morroce Sale.—Detault has been sight worth traveling many miles to see, et cetera, and so on, and so forth, to the end of the chapter—if it is ever to have an end.

But it is just as well to remember that "there are others." The world is wide. Your local celebrities, musicians, vocalists, impersonators, orators, essayists, etc., may be very bright, doubt less they are, but some time, somewhere, somehow, they are likely to be eclipsed. It is well enough to speak a good word for a person or thing that really deserves it, but, by all means, don't slobber.

LECAL NOTICES.

William K. Terrel, 18, Lacota.

John P. Covey, 22; Rosa A. Ostran der, 18, both of South Haven.

William M. Udell, 18, Lawton; Grace A. Walker, 16, Paw Paw.

New Suits.

Gordon Ripley vs. James S. Donahue

To the chapter—if it is ever to have an end.

South west of the chapter—if it is ever to have an end.

But it is just as well to remember that "there are others." The world is wide. Your local celebrities, musicians, vocalists, impersonators, orators, essayists, etc., may be very bright, doubt less they are, but some time, some editions of a person or thing that really deserves it, but, by all means, don't slobber.

LECAL NOTICES.

LECAL NOTICES.

William M. Udell, 18, Lawton; Grace A. Walker, 16, Paw Paw.

New Suits.

Gordon Ripley vs. James S. Donahue

New Suits.

Gordon Ripley vs. James S. Donahue

To the chapter—if it is ever to hand an orning man of secured by John M. Chamberiam, single man, of Breedsville, van der the conditions of a certain indicated the conditions of a certain indicated the conditions of a certain

Monday, the 27th day of September, and on Monday, tae 27th day of December next, at 10 o'clock in the forenoon of each of those days.

Dated June 28th, A. D. 1897.

6615010 JAMES H. JOHNSON, Judge of Probate.

Matter of Lilah Centennial Knapp; adoption and change of name;

Estate of Abram Knapp, deceased; will admitted to probate; letters testamentary issued.

Estate of Robert E. Barnes, deceased; order allowing claims; estate closed to greditors.

Estate of Theodore Harlan, incompent; entry petition for sale of real estate; perition for sale of real estate; entry petition for sale of real estate; entry petit MORTGAGE SALE, -Default having been

WM. MASON, Attorney for Mortgagee.

PROBATE ORDER FOR HEARING FINAL ACCOUNT, State of Michigan: County of Van Buren - ss. Probate Court for said

At a session of the probate court for said At a session of the probate court for said county, held at the probate office in the vil-lage of Paw Paw, on Friday the 25th day of June, in the year of our Lord one thousand eight hundred and ninety-seven: Present, James H. Johnson, Judge of Probate. In the matter of the estate of Albert Arms,

And it is further ordered that said administra-

And it is further ordered that sail administrator give notice to the persons interested
in said estate of the pendency of said account
and the hearing thereof, by causing
a copy of this order to be published in the
True Northerner, a newspaper printed and circulating in said county, for three successive weeks at least previous to said day of hearing.

JAMES H. JOHNSON, Judge of Probate.

MORTCAGE SALE. — Whereas default having been made in the conditions of a certain indenture of mortgage bearing date the 7th tain indenture of mortgage bearing date the 7th day of March, A. D. 1879, made and executed by Charles H. Teachout of Covert, Van Buren County Michigan, to Francis W. Selick of Paw Paw, Van Buren County, Michigan, which mortgage was recorded in the office of the register of deeds of Van Buren county, state of Michigan, on the 7th day of March, A. D., 1879, in liber 15 of mortgages, on page 271 on which mortgage there is now due day of March. A. D., 1879, in fiber 15 of mortgages, on page 271, on which mortgage there is now due and unpaid the sum of one hundred and eighty-eight and 78-160 dollars, and no proceedings at law or in equity having been instituted to recover the amount now due and secured by said mortgage, or any part thereof: Now therefore, notice is hereby given, that on Thursday, the 16th day of September, A. D., 1897, at one o'clock in the afternoon, at the front door of the court house in the village of Paw Paw. Van Buren county, state of Michigan, (that befront door of the court house in the village of Paw Paw, Van Buren county, state of Michigan, (that being the place of holding the circuit court in and for the said county of Van Buren), by virtue of the power of sale contained in said mortgage and in pursuance of the statute in such case made and provided, there will be sold at public auction to the highest bidder, the premises described in said mortgage, or so much thereof as is necessary to satisfy the amount due thereon as aforesaid, with interest hereafter to accrue thereon, and the costs and charges of such sale and the attorney fee provided by law, the premises described in said mortgage being as follows. The east thirty-three and one-third (33½) acres of the north half of the south-east quarter, and six and two-thirds (6½) the south-east quarter, and six and two-thirds (6%) acres on the south end of the east sixty-six and two-thirds (66%) acres of the north-east quarter of section seventeen (17), town two (2) south, of range seventeen (17) west, in Van Buren county, state of Michigan.

Dated Jupa 93, 1897. Jichigan.
Dated June 23, 1897.
FRANCIS W. SELLICK.
Mortga

WM. H. MASON, Att'y for Mortgagee.

PROBATE ORDER FOR HEARING FINAL ACCOUNT.—State of Michigan, County of Van Buren—##. Probate Court for said

At a session of the probate court for said county, held at the probate office, in the village of Paw Paw, on Thursday, the 24th day of June, in the year of our Lord one thousand eight hundred and ninety-seven. Present, Hon. James H. Johnson, Judge of

Probate.
In the matter of the estate of Solomon Snell, deceased.
A. M. Brown as administrator of said estate,

LEGAL NOTICES.

CUARDIAN SALE.—In the matter of the Jestate of Vera Carby and Goldie Carby, minors. Notice is hereby given, that by virtue and authority of a license granted to me by the probate court for the County of Van Buren, State of Michigan, I will sell at public vendue, to the highest bidder, at the premises on the 17th day of August, eighteen hundred and ninety-seven, at ten o'clock in the forencoun, all the right, title and interest of said minors in and to the following described real estate, to-wit: Lot number eleven (11), in block number four (4) in the village of Lawrence, Van Buren County, Michigan.

HORATIO N. CARBY,
Guardian of said Minors. Guardian of said Mi

Dated, June 22d, 1897.

MORTGAGE SALE.—Whereas, default having been made in the conditions of a certain indenture of mortgage bearing date the 18th day of April, A. D. 1890, made, executed and delivered by Georga H. Reeve and Anna M. Reeve, his wife, of Geneva Van Buren county, Michigan, to E. A. Crane, which said mortgage was, on the 22d day of April, A. D. 1890, filed for record in the office of the register of deeds in and for Van Buren county, Michigan, and by said register duly recorded in liber 43 of mortgages on pages 192 and 193.

Which said mortgage was afterwards and on the 1st day of May, A. D. 1890, filed for record in the office of the register of deeds in and for Van Buren county, Michigan, and by said register duly recorded in liber 42 of mortgages on page 170.

On which said mortgage there is now claimed to be due at the date of this notice the sum of \$686.94 and the legal cost of this proceeding, and no suit at law or proceeding in equity having been instituted to recover said amount due on said mortgage or any part thereof.

Now, therefore, notice is hereby given that by virtue of the power of sale in said mortgage contained and of the statutes in such cases made and provided, I shall, on Saturday, the 17th day of July, A. D. 1897, at ten o'clock in the forenoon, at the north front door of the court house for Van Buren county, Michigan, in the village of Paw Paw, (that being the place for holding the circuit court for said county of Van Buren, sell to the highest bidder the premises described in said mortgage or so much thereof as may be necessary to pay the amount due thereon and the legal costs of this proceeding and of said sale.

The premises described in said mortgage and so to the premises described in said mortgage and so to the premises described in said mortgage and so to the premises described in said mortgage and so to the premises described in said mortgage and so to the premises described in said mortgage and so to the premises described in said mortgage and so to the premises described in said mortgage

of said sale.

The premises described in said mortgage and so to be sold is known and described as that certain piece or parcel of land situate and being in the township of Geneva, county of Van Buren, and state of Michigan, to-wit:

Michigan, to-wit:

The west half of the east half of the north-west quarter of section twenty-two (22), town one (1), south of range sixteen (16) west, county and state last aforesaid, together with the tenements, hereditaments and appurtenances thereunto belonging or

in anywise appertaining.

Dated, this 19th day of April, A. D. 1897.

CHARLES E. SMITH,

Mortgages by Assignment.

E. A. & Robert B. Chare,

Chase Block, Kalamazoo, Mich,

96tt302208 Attorneys for Mortgages.

MORTGAGE SALE. — Whereas default having been made in the conditions of a certain indenture of mortgage bearing date the 12th day of December, A. D. 1891, executed and delivered by

The premises described in said mortgage and so to be sold is all that certain piece or parcel of land situate and being in the township of Arlington, in the county of Van Buren and state of Michlgan, and described as follows, to-wit:
The east half of the east half of the southeast quarter of section three (3) town two (2) south of range fifteen (15) west, county and state last aforesaid, together with the tenements,

state last aforesaid, together with the tenements, hereditaments and appurtenances thereunto belonging or in anywise appertaining.

Dated this 26th day of April, A. D. 1897.

CECELIA E. BUCKHOUT,

Mortgagee by Assignment.

E. A. & ROBERT B. CRANE,

Chase Block, Kalamazoo, Michigan,

97t1302209]

Attorneys for Mortgagee.

In the matter of the estate of Albert Arms, deceased.

Henry E. Hoyt, administrator of said estate, comes into court and represents that he is now prepared to render his final account as such administrator, and files the same.

Thereupon it is ordered that Monday, the 26th day of July next, at ten o'clock in the forenoon, be assigned for examining and allowing such account, and that the heirs at law of said deceased, and all other persons interested in said estate are required to appear at a session of said court, then to be holden at the probate office, in the village of Paw Paw, in said county, and show cause, if any there be, why the said account should not be allowed.

And it is further ordered that saif administrater. said court, on Monday, the 20th day of September, and on Monday, the 20th day of December

ORDER FOR HEARING CLAIMS. Notice is hereby given, that by an order of the Probate Court for the county of Van Buren, made on the 11th day of June, A. D. 1897, six months from that date were allowed for creditors to present from that date were allowed for creditors to present their claims against the estate of Albert Harrison, late of sail county, deceased, and that all creditors of said deceased are required to present their claims to said probate court, at the probate office, in the village of Paw Paw, for examination and allowance, on or before the 13th day of December next, and that such claims will be heard before said court, on Monday, the 13th day of September, and on Monday, the 13th day of December next, at ten o'clock in the forenoon of each of those days.

Dated, June 11th, A. P., 1877.

2204:502308

JAMES H. JOHNSON, Judge of Probate.

SHERIFF'S SALE.—Notice is hereby given that by virtue of a certain writ of execution issued out of and under the seal of the circuit court issued out of and under the seal of the circuit court in and for the county of Allegan and state of Michigan, bearing date the 24th day of June, A. D. 1897, to me directed and delivered, wherein John Pruyn is plaintiff and Hiram S. Robertson and Gordon Spencer are defendants, I have seized and levied upon all the right, title and interest of Hiram S. Robertson, one of the above named defendants, in and to the following described real estate, viz:

The east one hundred and forty-two [142] acres of the north-east quarter [14] of section No. thirty-one [31] in township No. one [1] south, range No. fourteen [14] west, township of Bloomingdale, county of Van Buren and state of Michigan; all of which said lands I shall expose for sale and sell at public auction or vendue to the highest bidder, at the north front door of the court house in the village of Paw Paw, county of Van Buren and state of Michigan. [that being the place of holding the circuit court in said county where said lands are situated on Saturday, the 14th day of August, A. D. 1897, at ten o'clock in the forenoon of said day, to satisfy said execution.

Dated at Paw Paw, county and state aforesaid.

execution.

Dated at Paw Paw, county and state aforesaid, this 28th day of June, A. D. 1897.

2206t7o2212] EMMETT E. THOMAS,
Deputy Sheriff in and for said County.

LINCOLN H. TITUS, Attorney for Plaintiff, Paw Paw,

fendants.

Notice is hereby given, that I shall sell at public auction to the highest bidder, at the front door of the court house, in the village of Paw Paw, county of Van Buren and state of Michigan, (said court house being the place for holding the circuit court for said county,) on Thursday, the 15th day of July, A.D. 1897, at ten o'clock in the forenoon, of said day, all or so much thereof as may be necessary to raise the amount due on a certain mortgage mentioned in said decree as belonging to the defendant, Francis Bacon, of the following described premises, to-wit: Lots five and eight in block three of the village of Paw Paw.

village of Paw Paw.

Dated Paw Paw, Mich., June 1, A. D. 1897.

ORAN W. ROWLAND,

Circuit Court Commissioner in and for Van Bus

County, Michigan.

[22021702]

I. JAY CUMINCS -- DRY COODS.

I. Jay Cumings, Dry Goods.

Cresco Corsets, all sizes up to 31, This is the only Corset that "Cant Break at Hip." Your comfort satisfaction gained by wearing the "CRESCO." Sold only

I. JAY CUMINGS.

OCOBOCK BRO'S.

J. C. WARNER, -- GROCER.

And see the Largest Line of

Royal Blue Brands in the lead.

In the village, with

Lobsters, Corn, Peas,

Tomatoes, Cove Oysters,

Pumpkin, Sardines, and

of Light Brown

many others.

J. C. WARNER.

MICHIGAN CENTRAL

"The Niagara Falls Route."

CENTRAL STANDARD TIME.

TIME TABLE IN EFFECT JULY 4th, 1897

TRAINS GOING EAST FROM LAWTON.

Mail, ri 14 a m †Fast Eastern Express 6 48 p m Chicago & Kalamazoo Accommodation 8 35 p m

OCOBOCK BROTHERS MODEL Meat Market

We are better than ever prepared to furnish our customers with the very best of everything in the meat line at the VERY LOWEST living prices.

BEEF, PORK, VEAL, LAMB, ETC.

Fresh Fish In Season

Cold Meats, Bologna, Pickled Pigs Feet, Etc., always on hand.

Pure "SNOW FLAKE" Home Rendered Lard at 8c. Leave orders for Ice. Same old stand, first door East of the

Telephone Office.

Resp. yours, OCOBOCK BROS

E.G. BUTLER & CO--GROCERIES

IMITATION

May be the sincerest form of flattery,

but it will not do in

brands of goods, and solicit your trade.

E. G. BUTLER & CO.

Post-Office Block.

TRAINS GOING WEST FROM LAWTON †Chicago Night Express 2 14 a m Kalamazoo & Chicago Accommodation 5 50 a m

Fast Western Express. Stop only for passengers to get on and off. O. W. RUGGLES, G. P. & T. Agent, Chicago, L. WALDORF, Ticket Agent, Lawton

E. SMITH & CO .-- CLOTHING.

THE GREAT WHALE CLOTHING SUCCESS



There is a prevailing idea

with some people that honesty and business are two widely different things. But a true business principle cannot exist without honest value. There is no better example

to be given than the B. K. & Co. garments. They contain style, quality and honest workmanship. We do not hesitate to guarantee



CHANCERY SALE.—In pursuance and by virtue of a decree of the Circuit Court for the county of Van Buren, in Chancery, in the state of Michigan, made and dated on the eighth day of February, A. D. 1897, in a certain cause therein pending, wherein Dwight A. Harrison is complainant and Amabel Breck, Margaret H. Breck, George W. Longwell, as administrator of the estate of George E. Breck, deccased, Olof Dennison, Francis Bacon and Dora Richardson, as administratify of the estate of Milan U. Richardson, deceased, are defendants.

such suits, and the prices are reasonable too.

"Truth hath better deeds than words to grace it."

Our thoughts are ours. "Take thought, and of our labors thou might reap the gain."

The Great Whale Clothing Success never disappoints.

Join our brigade of wide-awake buyers from all south-western Michigan for the month of July, the seventh month of the year, during which the sun enters the sign Leo. It is also called Julius, the surname of Caius-Caesar, who was born in this month. Before this time, this month was called Quintilis, or the fifth month, according to the old Roman calendar, in which March was the first month of the year.

E. Smith & Co.